```
FEDERAL BUREAU OF INVESTIGATION
FOI/PA
DELETED PAGE INFORMATION SHEET
FOI/PA# 1353814-0
Total Deleted Page(s) = 41
Page 21 ~ Duplicate;
Page 22 ~ Duplicate;
Page 24 ~ Duplicate;
Page 25 ~ Duplicate;
Page 27 ~ Duplicate;
Page 28 ~ Duplicate;
Page 29 ~ Duplicate;
Page 30 ~ Duplicate;
Page 31 ~ Duplicate;
Page 32 ~ Duplicate;
Page 33 ~ Duplicate;
Page 34 ~ Duplicate;
Page 35 ~ Duplicate;
Page 36 ~ Duplicate;
Page 37 ~ Duplicate;
Page 38 ~ Duplicate;
Page 39 ~ Duplicate;
Page 40 ~ Duplicate;
Page 41 ~ Duplicate;
Page 43 ~ Duplicate;
Page 44 ~ Duplicate;
Page 45 ~ Duplicate;
Page 46 ~ Duplicate;
Page 47 ~ Duplicate;
Page 48 ~ Duplicate;
Page 49 ~ Duplicate;
Page 50 ~ Duplicate;
Page 51 ~ Duplicate;
Page 52 ~ Duplicate;
Page 53 ~ Duplicate;
Page 54 ~ Duplicate;
Page 55 ~ Duplicate;
Page 56 ~ Duplicate;
Page 57 ~ Duplicate;
Page 58 ~ Duplicate;
Page 61 ~ Duplicate;
Page 62 ~ Duplicate;
Page 67 ~ b7E;
Page 68 ~ b7E;
Page 89 ~ Referral/Consult;
Page 90 ~ Referral/Consult;
```


X No Duplication Fee X
X For this Page X

AO 93 (SDNY Rev. 05/10) Search and Seizure Warrant

UNITED STATES DISTRICT COURT

for the Southern District of New York 6 MAG 7063 In the Matter of the Search of (Briefly describe the property to be searched or identify the person by name and address) Case No. A Laptop Computer, Further Described Below and in Attachment A SEARCH AND SEIZURE WARRANT To: Any authorized law enforcement officer An application by a federal law enforcement officer or an attorney for the government requests the search of the following person or property located in the District of Southern (identify the person or describe the property to be searched and give its location): A Laptop Computer, Further Described As a Silver Dell Inspiron 15 7000 Series (7548) Laptop Computer Bearing Service Tag 3RJJK42, Containing a Toshiba One Terabyte Hard Drive Bearing Serial Number X42LC13NT, and That Is Currently Housed at the Federal Bureau of Investigation, New York Field Office, as described in Attachment A. The person or property to be searched, described above, is believed to conceal (identify the person or describe the property to be seized): See Attachment A I find that the affidavit(s), or any recorded testimony, establish probable cause to search and seize the person or property. YOU ARE COMMANDED to execute this warrant on or before in the daytime 6:00 a.m. to 10 p.m. at any time in the day or night as I find reasonable cause has been established. Unless delayed notice is authorized below, you must give a copy of the warrant and a receipt for the property taken to the person from whom, or from whose premises, the property was taken, or leave the copy and receipt at the place where the property was taken. The officer executing this warrant, or an officer present during the execution of the warrant, must prepare an inventory as required by law and promptly return this warrant and inventory to the Clerk of the Court. Upon its return, this warrant and inventory should be filed under seal by the Clerk of the Court. USMJ Initials I find that immediate notification may have an adverse result listed in 18 U.S.C. § 2705 (except for delay of trial), and authorize the officer executing this warrant to delay notice to the person who, or whose property, will be searched or seized (check the appropriate box) offor days (not to exceed 30). Duntil, the facts justifying, the later specific date of

130/16

New York, New York

Date and time issued:

City and state:

Henorable Kevin Nathaniel Fox

	Return	
Case No.:	Date and time warrant executed:	Copy of warrant and inventory left with:
Inventory made in	the presence of:	<u></u>
Inventory of the pre	operty taken and name of any person(s) seized:	
	Certificatio	n
I declare u to the Court.		rrect and was returned along with the original warrant
Date:		Executing officer's signature
		Printed name and title

Attachment A

I. Device To Be Searched

The device to be searched is a silver Dell Inspiron 15 7000 Series (7548) laptop computer bearing service tag 3RJJK42, containing a Toshiba one terabyte hard drive bearing serial number X42LC13NT (the Subject Laptop), and that is currently housed at the Federal Bureau of Investigation, New York Field Office, 26 Federal Plaza, New York, New York 10278.

II. Review of ESI on the Subject Devices

Law enforcement personnel (including, in addition to law enforcement officers and agents, and depending on the nature of the ESI and the status of the investigation and related proceedings, attorneys for the government, attorney support staff, agency personnel assisting the government in this investigation, and outside technical experts under government control) are authorized to review the ESI contained on the Subject Laptop for the following evidence, contraband, fruits, and/or other items illegally possessed in violation of Title 18, United States Code, Section 793(e) and (f) (the Subject Offenses):

- 1. Data and information associated with the operation, use, maintenance, backup, auditing, and security functions of the Subject Laptop including, but not limited to:
 - Emails and attachments, in any form;
 - User and system files stored on the laptops, including file fragments and items carved from unallocated space;
 - Logs, configuration files, and backups;
 - d. Executable code and scripts; and
 - e. Documents, database files, and spreadsheets;
- Data and information electronically stored on the Subject Laptop related to communications with email accounts used by former Secretary of State Hillary Clinton during her tenure as Secretary of State;
- 3. Data and information on the Subject Laptop that might identify the person or persons who accessed classified information present on the Subject Laptop, including names, addresses, telephone numbers and other identifiers, email addresses, business information, the length of service (including start date), types of services utilized, means and source of payment for services (including any credit card or bank account number), and information about any domain name registration; and
- 4. Data and information stored on the Subject Laptop that might identify activity related to a computer intrusion, including, but not limited to evidence of malware or viruses, executable code or scripts, log files, audit files, system files, user and account information, IP addresses, computer hardware addresses, intrusion-detection logs, firewall and other network logs, anti-virus logs or anti-malware logs.

III. Seizure for Later Review of Electronically Stored Information

A. Seizure of Computer and Media

This warrant authorizes the seizure of a computer and electronic storage media as set forth below. In lieu of seizing any particular electronic storage media, this warrant also authorizes the copying of electronically stored information for later review. Electronic storage media which may be seized or copied include without limitation:

Computer devices, electronic media and electronic storage devices, including, but not limited to, a computer, disk drives, modems, thumb drives, personal digital assistants, smart phones, digital cameras, and scanners and the data within the aforesaid objects relating to said materials, which may contain information within the scope of this warrant.

Any physical keys, encryption devices, and similar physical items that are necessary to gain access to the computer equipment, storage devices or data mentioned above, or any passwords, password files, test keys, encryption codes or other information necessary to access the above-mentioned computer equipment, storage devices or data.

B. Review of Electronic Storage Media and Electronically Stored Information

Following creation of forensic image copies as may be necessary to preserve the integrity of seized electronically stored information, law enforcement personnel (who may include, in addition to law enforcement officers and agents, attorneys for the government, attorney support staff, and outside technical experts under government control) are authorized to review the seized information for information and data within the scope of this warrant.

In conducting this review, law enforcement personnel may use various techniques to determine which files or other ESI contain evidence, contraband, fruits and/or other items illegally possessed in violation of the Subject Offenses. Such techniques may include, but shall not be limited to, surveying various file directories or folders and the individual files they contain; conducting a file-by-file review by "opening" or reading the first few "pages" of such files in order to determine their precise contents; "scanning" storage areas to discover and possibly recover recently deleted data; scanning storage areas for deliberately hidden files; and performing electronic "key word" searches through all electronic storage areas to determine whether occurrences of language contained in such storage areas exist that are related to the subject matter of the investigation. Forensically trained law enforcement personnel may also search for and attempt to recover "deleted," "hidden," or encrypted data to determine whether the data falls within the list of items to be seized as set forth in this affidavit. ESI that is responsive to the warrant will be identified and/or copied for further use in the investigation and any resultant prosecution.

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

In the Matter of the Application of the United States Of America for a Search Warrant for a Laptop Computer, Further Described As a Silver Dell Inspiron 15 7000 Series (7548) Laptop Computer Bearing Service Tag 3RJJK42, Containing a Toshiba One Terabyte Hard Drive Bearing Serial Number X42LC13NT, and That is Currently Housed at the Federal Bureau of Investigation, New York Field Office, 26 Federal Plaza, New York, New York 10278.

TO BE FILED UNDER SEAL

Agent Affidavit in Support of Application for Search Warrant

SOUTHERN DISTRICT OF NEW YORK) ss.:	
being duly sworn, deposes and says:	b6 b7C OTHER Sealed
	OTREK Sealed

INTRODUCTION AND AGENT BACKGROUND

- 1. I have been employed as a Special Agent with the Federal Bureau of Investigation (FBI) since June 1998. As a Special Agent, I have been assigned to the Criminal, Counterterrorism, and Counterintelligence Divisions of the FBI's Washington Field Office. From 2010 to 2015, I served as a Supervisory Special Agent in the International Operations Division, where I supported Counterintelligence operations. In January 2015, I was assigned to the Counterintelligence Division in the Washington Field Office as a Supervisory Special Agent responsible for investigating offenses involving espionage, illegal agents of foreign powers, United States trade sanctions, unauthorized retention and disclosure of classified and national defense information, and money laundering in furtherance of national security offenses.
- 2. This affidavit relates to a criminal investigation concerning the improper transmission and storage of classified information on unclassified email systems and servers.
 The investigation began as a result of a review of emails undertaken by the U.S. Department of State (State Department) in connection with Freedom of Information Act (FOIA) litigation.

During this FOIA review, it was determined that certain emails containing classified information were sent and received on systems unauthorized for the transmission or storage of such information. On or about July 6, 2015, the Inspector General for the Intelligence Community notified the FBI of a potential compromise of classified information involving the emails discovered through the FOIA review. After an initial review of the matter, the FBI opened a criminal investigation to, among other things, identify any unauthorized systems which the emails in question have transited, identify any person(s) who may have introduced classified information onto unauthorized systems and all circumstances surrounding such introduction, identify any person(s) who may have transmitted such information over any such systems, and identify whether classified information has been compromised through computer intrusions or unauthorized access into these systems.

- 3. The FBI's investigation has established that emails containing classified information were transmitted and stored on multiple forms of electronic media. One of the items identified as having contained such emails is a server which was used by former Secretary of State Hillary Rodham Clinton (Clinton) during her tenure at the State Department to transmit, receive, and store email for a personal email account or accounts she maintained (the Clinton Server). One domain on the Clinton Server was @clintonemail.com.
- 4. In recent months, the FBI and the Department of Justice have made public statements concerning the conclusion of the investigation. However, as with any case, if new, pertinent information comes to light after an investigation is completed, the FBI will take appropriate investigative steps to determine the significance of that information.
- On September 26, 2016, a search warrant was issued under seal in the Southern
 District of New York in an unrelated investigation of Anthony Weiner (Weiner) for sexual

exploitation and child pornography-related offenses. This search warrant authorized the FBI to search an iPhone, an iPad, and a laptop computer that were used by Weiner and that were provided to a private security firm on his behalf on September 23, 2016.

- 6. In executing the search of the laptop computer (the Subject Laptop) pursuant to the search warrant issued on September 26, 2016, FBI agents sorted the emails on the Subject Laptop to segregate emails within the scope of the warrant from those outside of it. As a result, the FBI reviewed non-content header information for emails on the Subject Laptop to facilitate its search. In so doing, the FBI observed non-content header information indicating that thousands of emails of Weiner's then-wife, Huma Abedin (Abedin), resided on the Subject Laptop. Because Abedin's emails were outside of the scope of the September 26 search warrant, the FBI did not review the content of those emails.
- 7. From January 21, 2009 to March 1, 2013, Abedin was employed at the State
 Department as the Deputy Chief of Staff to Clinton. The non-content header information that
 FBI agents reviewed on the Subject Laptop indicates that the emails on the Subject Laptop
 include emails sent and/or received by Abedin at her @clintonemail.com account and at a
 Yahoo! email account appearing to belong to Abedin, as well as correspondence between one or
 both of these accounts and State Department email accounts during and around Abedin's tenure
 at the State Department. The FBI's investigation of the improper transmission and storage of
 classified information on unclassified email systems and servers has established that emails
 containing classified information were transmitted through multiple email accounts used by
 Abedin, including her @clintonemail.com and Yahoo! email accounts.
- The Subject Laptop, which is a silver Dell Inspiron 15 7000 Series (7548) laptop
 computer bearing service tag 3RJJK42, containing a Toshiba one terabyte hard drive bearing

York Field Office, 26 Federal Plaza, New York, New York 10278, within the Southern District of New York, as described in Attachment A to this affidavit. There is probable cause to believe that the Subject Laptop contains evidence, contraband, fruits, and/or other items illegally possessed in violation of 18 U.S.C. § 793(e) and (f).

9. I make this affidavit in support of an application pursuant to Rule 41 of the Federal Rules of Criminal Procedure for a warrant to search the Subject Laptop for the items and information described in Attachment A. The facts set forth in this affidavit are based on my personal knowledge, knowledge obtained during my participation in this investigation, and information from other FBI and U.S. Government personnel. Because this affidavit is submitted for the limited purpose of establishing probable cause in support of the application for a search warrant, it does not set forth each and every fact that I or others have learned during the course of this investigation. Where the contents of documents and the actions, statements, and conversations of others are reported herein, they are reported in substance and part, except where otherwise indicated.

STATUTORY AUTHORITY AND DEFINITIONS

- 10. For the reasons set forth below, I believe that there is probable cause to believe that the Subject Laptop contains evidence, contraband, fruits, and/or other items illegally possessed in violation of Title 18, United States Code, Section 793(e) and (f) (the Subject Offenses).
- 11. Under 18 U.S.C. § 793(e), "[w]hoever having unauthorized possession of, access to, or control over any document . . . or information relating to the national defense which information the possessor has reason to believe could be used to the injury of the United States

or to the advantage of any foreign nation, willfully communicates, delivers, transmits or causes to be communicated, delivered, or transmitted" or attempts to do or causes the same "to any person not entitled to receive it, or willfully retains the same and fails to deliver it to the officer or employee of the United States entitled to receive it" shall be fined or imprisoned not more than ten years, or both.

- 12. Under 18 U.S.C. § 793(f), "[w]hoever, being entrusted with or having lawful possession or control of any document . . . or information, relating to the national defense" either "(1) through gross negligence permits the same to be removed from its proper place of custody or delivered to anyone in violation of his trust, or to be lost, stolen, abstracted, or destroyed," or "(2) having knowledge that the same has been illegally removed from its proper place of custody or delivered to anyone in violation of its trust, or lost, or stolen, abstracted, or destroyed, and fails to make prompt report of such loss, theft, abstraction, or destruction to his superior officer" shall be fined or imprisoned not more than ten years, or both.
- 13. Under Executive Order 13526, information in any form may be classified if it: (1) is owned by, produced by or for, or is under the control of the United States Government; (2) falls within one or more of the categories set forth in the Executive Order [Top Secret, Secret, and Confidential]; and (3) is classified by an original classification authority who determines that its unauthorized disclosure reasonably could be expected to result in damage to the national security.
- 14. Where such unauthorized disclosure could reasonably result in damage to the national security, the information may be classified as "Confidential" and must be properly safeguarded. Where such unauthorized disclosure could reasonably result in "serious" damage to the national security, the information may be classified as "Secret" and must be properly

safeguarded. Where such unauthorized disclosure could reasonably result in "exceptionally grave" damage to the national security, the information may be classified as "Top Secret" and must be properly safeguarded.

- determined by an appropriate United States Government official to be eligible for access, and who possess a "need to know." Among other requirements, in order for a person to obtain a security clearance allowing that person access to classified United States Government information, that person is required to and must agree to properly protect classified information by not disclosing such information to persons not entitled to receive it, by not unlawfully removing classified information from authorized storage facilities, and by not storing classified information in unauthorized locations. If a person is not eligible to receive classified information, classified information may not be disclosed to that person. In order for a foreign government to receive access to classified information, the originating United States agency must determine that such release is appropriate.
- 16. Pursuant to Executive Order 13526, classified information contained on automated information systems, including networks and telecommunications systems, that collect, create, communicate, compute, disseminate, process, or store classified information must be maintained in a manner that: (1) prevents access by unauthorized persons; and (2) ensures the integrity of the information.
- 17. 32 C.F.R. Parts 2001 and 2003 regulate the handling of classified information.

 Specifically, 32 C.F.R. § 2001.43, titled "Storage," regulates the physical protection of classified information. This section prescribes that Secret and Top Secret information "shall be stored in a GSA-approved security container, a vault built to Federal Standard (FED STD) 832, or an open

storage area constructed in accordance with § 2001.53." It also requires periodic inspection of the container and the use of an Intrusion Detection System, among other things.

- 18. As used herein, the following terms have the following meaning:
- a. "Computer" means an electronic, magnetic, optical, electrochemical, or other high speed data processing device performing logical, arithmetic, or storage functions, and includes any data storage facility or communications facility directly related to or operating in conjunction with such device. See 18 U.S.C. § 1030(e)(1).
- b. "Directory" or "folder" means a simulated electronic file folder or container used to organize files and directories in a hierarchical or tree-like structure.
- c. "Electronically Stored Information" or "ESI" includes, consistent with Federal Rule of Criminal Procedure 41 and the Advisory Committee Comments to the 2009 amendments, writings, drawings, graphs, charts, photographs, sound recordings, images, and other data or data compilations stored in any medium from which information can be obtained, including all types of computer-based information as may be developed over time. "Computer data" as used herein is synonymous with ESI.
- d. "File" means a collection of related data or information stored as a unit under a specified name on storage medium. Not ail ESI is stored in files.

PROBABLE CAUSE FOR SEARCH

- 19. At all times relevant to this affidavit, Clinton and Abedin had security clearances, as described in paragraph 15 above.
- 20. As a result of a records request from the State Department, Clinton produced to the State Department approximately 30,490 email communications sent to or from Clinton at the @clintonemail.com domain that resided on Clinton's Server. As a result of a FOIA request, the

State Department ultimately reviewed these 30,490 emails. The FOIA process implemented by the State Department required that these emails be reviewed by government agencies for classified information prior to public release. In February 2016, the State Department completed its review and determined that 2,115 of the 30,490 emails contain information that is presently classified. Out of these 2,115 emails, the State Department determined that 2,028 emails contain information classified at the Confidential level; 65 contain information classified at the Secret level; and 22 contain information classified at the Top Secret level. The State Department did not make a determination as to whether the information in these emails was classified at the time that the emails were sent.

- 21. The U.S. Government's determination that 2,028 emails contain information classified at the Confidential level is significant because it means that the unauthorized disclosure of those emails could result in damage to national security. The U.S. Government's determination that 65 emails contain information classified at the Secret level is significant because it means that the unauthorized disclosure of those emails could result in serious damage to national security. The U.S. Government's determination that 22 emails contain information classified at the Top Secret level is significant because it means that the unauthorized disclosure of those emails could result in exceptionally grave damage to national security.
- 22. In conjunction with this investigation, the FBI sought a determination by the relevant original classification authorities as to whether certain of the 30,490 emails contained classified information at the time they were sent. In response to the FBI's requests for classification determinations, the relevant original classification authorities determined that 81

email chains, which the FBI investigation determined were transmitted and stored on the Clinton Server, contained classified information ranging from the Confidential to Top Secret/Special Access Program levels at the time they were sent between 2009 and 2013. The relevant original classification authorities determined that information in 68 of these email chains remains classified.

- 23. In a voluntary interview with the FBI on April 5, 2016, Abedin stated that she was issued an official State Department email account, abedinh@state.gov, which she used for State Department-related work. She also stated that she had an email account on the @clintonemail.com domain, huma@clintonemail.com, which she primarily used for matters related to Clinton's personal affairs and to communicate with Clinton's staff and friends. Abedin also stated that she had a personal Yahoo! email account @yahoo.com. b7C OTHER Sealed According to Abedin, she could access her @clintonemail.com account and her Yahoo! account via the internet on the unclassified State Department computer system. Abedin at times also used her @clintonemail.com and Yahoo! email addresses to conduct State Department business. For example, she would use these accounts if her State Department account was down or if she needed to print an email or document. Abedin explained that it was difficult to print from the State Department system, and she routinely forwarded emails from her State Department account to her non-State Department accounts so she could more easily print.
- 24. The FBI's investigation determined that Abedin, using her various email accounts, typically communicated with Clinton's @clintonemail.com email account on a daily basis. Analysis of emails in the FBI's possession revealed more than 4,000 work-related emails

¹ For the purpose of the FBI investigation, an email chain is defined as a set of emails having the same initial email. The subject line may be edited in these chains to reflect the purpose of the forward or reply.

between Abedin and Clinton from 2009 to 2013.

- 25. The FBI's investigation established that 27 email chains containing classified information, as determined by the relevant original classification authorities, have been transmitted through Abedin's @clintonemail and/or Yahoo! accounts. Out of the 27 email chains, six email chains contained information that was classified at the Secret level at the time the emails were sent, and information in four of those email chains remains classified at that level now, while two email chains contain information that is currently classified at the Confidential level. Information in the remaining 21 email chains was classified at the Confidential level at the time the emails were sent, and of those 21 email chains, information in 16 of them remains classified as Confidential.
- 26. Given the information indicating that there are thousands of Abedin's emails located on the Subject Laptop including emails, during and around Abedin's tenure at the State Department, from Abedin's @clintonemail.com account as well as a Yahoo! account appearing to belong to Abedin and the regular email correspondence between Abedin and Clinton, there is probable cause to believe that the Subject Laptop contains correspondence between Abedin and Clinton during their time at the State Department. Because it has been determined by relevant original classification authorities that many emails were exchanged between Abedin, using her @clintonemail.com and/or Yahoo! accounts, and Clinton that contain classified information, there is also probable cause to believe that the correspondence between them located on the Subject Laptop contains classified information which was produced by and is owned by the U.S. Government. The Subject Laptop was never authorized for the storage or transmission of classified or national defense information.
 - 27. A complete forensic analysis and review of the Subject Laptop will also allow the

FBI to determine if there is any evidence of computer intrusions into the Subject Laptop, and to determine if classified information was accessed by unauthorized users or transferred to any other unauthorized systems.

PROCEDURES FOR SEARCHING ESI

Review of ESI

- 28. Law enforcement personnel (including, in addition to law enforcement officers and agents, and depending on the nature of the ESI and the status of the investigation and related proceedings, attorneys for the government, attorney support staff, agency personnel assisting the government in this investigation, and outside technical experts under government control) will review the ESI contained on the Subject Laptop for information responsive to the warrant.
- 29. In conducting this review, law enforcement may use various techniques to determine which files or other ESI contain evidence, contraband, fruits, and/or other items illegally possessed in violation of the Subject Offenses. Such techniques may include, for example:
 - surveying directories or folders and the individual files they contain (analogous to looking at the outside of a file cabinet for the markings it contains and opening a drawer believed to contain pertinent files);
 - conducting a file-by-file review by "opening" or reading the first few "pages" of such
 files in order to determine their precise contents (analogous to performing a cursory
 examination of each document in a file cabinet to determine its relevance);
 - "scanning" storage areas to discover and possibly recover recently deleted data;
 scanning storage areas for deliberately hidden files; and
 - performing electronic keyword searches through all electronic storage areas to
 determine the existence and location of search terms related to the subject matter of
 the investigation. (Keyword searches alone are typically inadequate to detect all
 information subject to seizure. For one thing, keyword searches work only for text
 data, yet many types of files, such as images and videos, do not store data as
 searchable text. Moreover, even as to text data, there may be information properly

- subject to seizure but that is not captured by a keyword search because the information does not contain the keywords being searched.)
- 30. Law enforcement personnel will make reasonable efforts to restrict their search to data falling within the categories of evidence specified in the warrant.

Return of the Subject Laptop

31. If the Government determines that the Subject Laptop is no longer necessary to retrieve and preserve the data on the device, and that the Subject Laptop is not subject to seizure pursuant to Federal Rule of Criminal Procedure 41(c), the Government will return the Subject Laptop. Computer data that is encrypted or unreadable will not be returned unless law enforcement personnel have determined that the data is not (i) an instrumentality of the offense, (ii) a fruit of the criminal activity, (iii) contraband, (iv) otherwise unlawfully possessed, or (v) evidence of the subject offenses.

CONCLUSION

32. Based on the foregoing, I respectfully request the Court to issue a warrant to seize the items and information specified in Attachment A to this affidavit and to the Search and Seizure Warrant.

33. In light of the confidential nature of this investigation, the full scope of which is not known to Abedin or the public, as well as the confidential nature of the underlying investigation in which the Subject Laptop was initially obtained by the Government, I respectfully request that this affidavit and all papers submitted herewith be maintained under seal until the Court orders otherwise.



Sworn to before me on the 30th day of October, 2016.

S/Kevin Nathaniel Fox

HON. KEVIN NATHANIEL FOX UNITED STATES MAGISTRATE JUDGE

Date and time issued:

New York, New York

City and state:

UNITED STATES DISTRICT COURT

for the Southern District of New York

	In the Matter of the Search of (Briefly describe the property to be searched or identify the person by name and address) Case NG MAG 7063
A La	otop Computer, Further Described Below and in Attachment A
	SEARCH AND SEIZURE WARRANT
Го:	Any authorized law enforcement officer
identif A La	An application by a federal law enforcement officer or an attorney for the government requests the search following person or property located in the Southern District of New York by the person or describe the property to be searched and give its location); prop Computer, Further Described As a Silver Dell Inspiron 15 7000 Series (7548) Laptop Computer Bearing
Is Cu	ice Tag 3RJJK42, Containing a Toshiba One Terabyte Hard Drive Bearing Serial Number X42LC13NT, and That strently Housed at the Federal Bureau of Investigation, New York Field Office, as described in Attachment A. The person or property to be searched, described above, is believed to conceal (identify the person or describe the by to be seized):
See	Attachment A
prope	I find that the affidavit(s), or any recorded testimony, establish probable cause to search and seize the person or rty.
	YOU ARE COMMANDED to execute this warrant on or before (not to exceed 14 days)
٥	I in the daytime 6:00 a.m. to 10 p.m. at any time in the day or night as I find reasonable cause has been established.
	Unless delayed notice is authorized below, you must give a copy of the warrant and a receipt for the property to the person from whom, or from whose premises, the property was taken, or leave the copy and receipt at the where the property was taken.
	The officer executing this warrant, or an officer present during the execution of the warrant, must prepare an tory as required by law and promptly return this warrant and inventory to the Clerk of the Court. Upon its return, this warrant and inventory should be filed under seal by the Clerk of the Court. USMJ Initials
of tria	I find that immediate notification may have an adverse result listed in 18 U.S.C. § 2705 (except for delay l), and authorize the officer executing this warrant to delay notice to the person who, or whose property, will be sed or seized (check the appropriate box) for days (not to exceed 30).
	172 27 an Ountil, the facts justifying, the later specific date of

S/Kevin Nathaniel Fox

Judge's signature

Honorable Kevin Nathaniel Fox
Printed name and title

UNITED STATES DISTRICT COURT

for the

Southern District of New York

(Briefly describe the	of the Search of property to be searched n by name and address))	L6 Case No.	MAG	7063
A Laptop Computer, Fur Attac	ther Described Below hment A	and in)			
	SEARCE	I AND SEI	ZURE WAR	RANT	
To: Any authorized la	w enforcement office	r			
of the following person or (identify the person or describe A Laptop Computer, Fur Service Tag 3RJJK42, C Is Currently Housed at the	the property to be searche ther Described As a S containing a Toshiba C	he So ed and give its localiver Dell Insp One Terabyte Investigation,	outhern I cation): oron 15 7000 Se Hard Drive Bea New York Field	District of eries (7548) Laptoring Senal Number Office, as descrit	New York p Computer Bearing er X42LC13NT, and That bed in Attachment A.
See Attachment A					
I find that the affi property.	davit(s), or any record	led testimony	, establish proba	able cause to sear	ch and seize the person or
YOU ARE COM	IMANDED to execut	e this warrant	on or before		13/16 to exceed 14 days)
in the daytime 6:	00 a.m. to 10 p.m.	at any tir establish			asonable cause has been
Unless delayed notaken to the person from place where the property	whom, or from whose				receipt for the property copy and receipt at the
inventory as required by I		rn this warran	t and inventory	to the Clerk of th	
☐ I find that immed of trial), and authorize the searched or seized (check to	he appropriate hor) The	s warrant to de	elay notice to th	e person who, or	whose property, will be
	121321 Du	ntil, the facts	justifying, the la	atar specific date	of
Date and time issued:	10/30/16			S/Kevin Na	thaniel Fox
				Judge's signatu	re
City and state: New Yo	ork, New York		Hor	orable Kevin Nat	haniel Fox

Printed name and title

City and state: New York, New York

UNITED STATES DISTRICT COURT

for the Southern District of New York

In the Matter of the Search of

(Briefly describe the property to be searched or identify the person by name and address)

A Laptop Computer, Further Described Below and in Attachment A

16 MAG	7063
--------	------

APPLICATION FOR A SEARCH WARDANT

		ACT DICATION F	OK A SEARCH WA	INTERNATION I		
penalty of property to b	perjury that I have reason e searched and give its locatio Computer, Further Desc	n to believe that on nbed As a Silver De	the following person of all Inspiron 15 7000 Se	nt, request a search warrant or property (identify the person eries (7548) Laptop Comp ring Serial Number X42LC	on or describe the uter Bearing	
located in t	he Southern	District of	New York	, there is now conce	aled (identify the	
person or des	cribe the property to be seized	_		, ,	(100,110)	
PLEASE	SEE ATTACHED AFFID	AVIT AND ATTACH	MENT A.			
Th	e basis for the search und		. 41(c) is (check one or m	sore):		
		*	111 11			
	contraband, fruits of					
	property designed f					
	a person to be arres	ted or a person who) is unlawfully restrain	ned.		
Th	e search is related to a vi	olation of:				
	Code Section S.C. § 793(e) and (f)	Gathering, trans	Offense smitting or losing defe	Description nse information		
Th	e application is based on	these facts:				
PLE	ASE SEE ATTACHED A	FFIDAVIT AND AT	TACHMENT A.			
œ	Continued on the attack	ed sheet.				
0	Delayed notice of under 18 U.S.C. § 3103		-		_) is requested	
					b6 b7C	
				Applicant's signature	OTHER	Sealed
				Supervisory Spec	ial Agent, FBI	
				Printed name and title		
Sworn to b	efore me and signed in n	ny presence.				
		-		S/Kevin Nathaniel	Fox	
Date:	10/30/2016					

Judge's signature

Honorable Kevin Nathaniel Fox

Printed name and title

b6 b7C

b6 b7C

b6 b7C

WILLIAMS & CONNOLLY LLP

725 TWELFTH STREET, N.W.

DAVID E. KENDALI. (202) 434-5145 dkendall@wc.com WASHINGTON, D. C. 20005-5901 (202) 434-5000 FAX (202) 434-5029

EDWARD MENNETT WILLIAMS (1920-1986) PAUL R. CONNOLLY (1922-1976)

November 17, 2016			
U.S. Department of Justice National Security Division 950 Pennsylvania Avenue NW Washington, DC 20530			
Dear			
As you know, from our first conversations in July 2015, former Secretary of State Clinton has voluntarily cooperated with your security inquiry, repeatedly providing information, devices, and testimony at your request. This voluntary cooperation has been documented in the letters we have exchanged since then. On July 5, 2016, FBI Director Comey announced that this inquiry had concluded that no criminal charges should be sought in the matter of Secretary Clinton's use of personal email, and on November 6, 2016, Director Comey re-confirmed this conclusion.			
I write now regarding the disposition of the equipment, devices, and data that Secretary Clinton and Williams & Connolly LLP voluntarily provided to the Department of Justice in 2015 and earlier this year in connection with its inquiry.			
In consenting to the voluntary production of these items, I stated our expectation that the devices, as well as any non-federal record data on the devices, would be returned to us at the conclusion of your inquiry. See. e.g., Oct. 1, 2015 Letter from D. Kendall to Feb. 23, 2016 Letter from D. Kendall to Given Director Comey's statements that the inquiry is now concluded, we request the return of the devices, equipment, and non-federal record data contained on those items, and ask that you advise us as to the date on which these items will be returned.			
Sincorely, David E. Kendall			
cc:			

Agent Copy

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 02-06-2019 BY C66W46B11 NSICC

CRIGINAL

AO 93 (SDNY Rev 05/10) Search and Seizure Warrant

UNITED STATES DISTRICT COURT

for the

	Southern Dist	trict of New York	0	
	In the Matter of the Search of (Briefly describe the property to be searched or identify the person by name and address))) Case No.	6 MAG	7063
A La	ptop Computer, Further Described Below and in Attachment A)		
	SEARCH AND S	EIZURE WA	RRANT	
Го:	Any authorized law enforcement officer			
	An application by a federal law enforcement office	er or an attorney	for the government rec	quests the search
identif A La Serv Is Cu	following person or property located in the yellowing person or describe the property to be searched and give its ptop Computer, Further Described As a Silver Dell Ir ice Tag 3RJJK42, Containing a Toshiba One Teraby arrently Housed at the Federal Bureau of Investigation The person or property to be searched, described as to to be setzed):	s location): nspiron 15 7000 S rte Hard Drive Se on, New York Fiel	aring Senal Number X d Office, as described	42LC13NT, and That in Attachment A.
500	Attachment A			× 4
горе				•
	YOU ARE COMMANDED to execute this warra	ant on or before	11/13/	roand Id days)
Ċ	J in the daytime 6:00 a.m. to 10 p.m. at any establ		r night as I find reason	
	Unless delayed notice is authorized below, you me to the person from whom, or from whose premises, to where the property was taken.			
	The officer executing this warrant, or an officer property as required by law and promptly return this warrant upon its return, this warrant and inventory should	rant and inventor	y to the Clerk of the C	ourt.
of tria	I find that immediate notification may have an adult, and authorize the officer executing this warrant to ned or seized (check the appropriate box) Officer	o delay notice to t	he person who, or wh	
	Cluntil, the fac	cts justifying, the	later specific date of	*
	12:32 P.M.		· no	
Date a	and time issued: 10/30/16	1Cevan 4	Judge's signature	
City a	and state: New York New York	Но	morable Kevin Nathan	iel Fox



Printed name and title

AO 93 (Rev. 01/09) Search and Seizure Warrant (Page 2)

	Return		
ase No.:	Date and time warrant executed:	Copy of warrant and inventory left with:	
16 MAG 7063	10/30/2016 1:57 pm	SSA	ь6 ь7с -
entory made in the	presence of: SA		OTHER
entory of the proper	ty taken and name of any person(s) seize	d:	
bearing ser		7000 Series (7548) laptop computer Toshiba one terabyte hard drive bearing	
· · · · · · · · · · · · · · · · · · ·	Certifica	tion	-
I declare under the Court.		correct and was returned along with the original	
the Court.	r penalty of perjury that this inventory is		b6 b7C
the Court.	r penalty of perjury that this inventory is		b6
	r penalty of perjury that this inventory is	correct and was returned along with the original Executing officer's signature	b6 b7C

UNITED STATES DISTRICT COURT

for the Southern District of New York

In the Matter of the Search of

(Briefly describe the property to be searched or identify the person by name and address)

A Laptop Computer, Further Described Below and in Attachment A

16 MAG 7063

	A	PPLICATION F	OR A SEARCH WA	RRANT	
penalty of perjury	that I have reason	to believe that on t	ney for the governmenthe following person of the following person of the following person of the following the fol	or property (identify the	person or describe the
Service Tag 3RJ	JK42, Containing	a Toshiba One Ter	abyte Hard Drive Bea	ring Serial Number X	42LC13NT
located in the	Southern	District of	New York	, there is now o	concealed (identify the
person or describe the	property to be seized);			
PLEASE SEE AT	TTACHED AFFIDA	VIT AND ATTACH	IMENT A.		
			41(c) is (check one or m	uore):	
	vidence of a crime				
			ms illegally possessed		
-			use, or used in comm		
Œ a,	person to be arrest	ed or a person who	is unlawfully restrain	ied.	
The search	h is related to a vi	olation of:			
<i>Code Se</i> 18 U.S.C. §	ection 793(e) and (f)	Gathering, trans	Offense smitting or losing defe	Description nse information	
The appli	cation is based on	these facts:			
PLEASE SI	EE ATTACHED A	FIDAVIT AND AT	TACHMENT A.		
Conti	nued on the attach	ed sheet.			
			ending date if more the ch is set forth on the at) is requested
			R.	Ja M-	
				Applicant's signa	ture
			Richard A	. Mains, Supervisory Printed name and	
Sworn to before n	ne and signed in m	y presence.		S/Kevin Natha	miel Fox
Date: 10/3	30/2016				
				Judge's signatu	re
City and state: N	lew York, New Yo	<u>k</u>		Ionorable Kevin Nat	
				Printed name and	(111E

(Rev. 05-01-2008)

SECRET / NOFORN

FEDERAL BUREAU OF INVESTIGATION

Precedence: ROUTINE	Date: 11/1//2016
To: Washington Field	
From: Washington Field CI-13 Contact: SA	
Approved By:	
Drafted By:	
Case ID #: X//NF)	188
Title: X//NF) MIDYEAR EXAM; MISHANDLING OF OUNKNOWN SUBJECT SENSITIVE INVEST	•
Synopsis: (U// FOUO) This communicated Dell Inspiron 15 7000 Series laptopend Seizure Warrant (Case No. 16MA)	p computer seized via Search

Classified By: F42M81K72

Southern District of New York.

Derived From: FBI NSIC dated 20130301

Declassify On: 20411117

Details: (U//FOUG) On October 30, 2016, a federal search and seizure warrant (Case No. 16MAG7063) was obtained in the Southern District of New York for a silver Dell Inspiron 15 7000 series laptop computer bearing service tag 3RJJK42, containing a Toshiba one terabyte hard drive bearing serial number X42LC13NT. The scope of the foregoing warrant allowed law enforcement personnel to search the laptop for data and information relating to communications with email accounts used by former Secretary of State Hillary Clinton during her tenure as Secretary of State.

(U//FOUO) A forensic search for all email files in both the allocated and unallocated portions of the hard drive of the target laptop revealed approximately email files. In order to adhere to the scope of the warrant, additional filters were applied to identify communications with email accounts used

b7E

b3 b6 b7C b7E

SECRET//NOFORN

(Rev-05-01-2008)

SECRET//NOFORN

FEDERAL BUREAU OF INVESTIGATION

email data when possible, the FBI then reviewed approximately total email files deemed to be within the scope of the	b7E
warrant.	
(U// FOUC) In the review of the email files, the FBI identified email chains that - through prior	b7E
investigation - were determined to be classified. of the emails were classified as SECRET at the time sent, of which remains	
classified CONFIDENTIAL. of the emails were classified as CONFIDENTIAL at the time sent, of which remain classified CONFIDENTIAL and of which are now unclassified.	
(U// F0U0) of the previously discovered	b7E
classified email chains were forwarded to former Congressman Anthony Weiner - without comment - by his then spouse, Huma Abedin.	



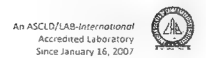
Federal Bureau of Investigation Digital Evidence Laboratory

Operational Technology ERF Building 27958A Quantico, Virginia 22135

REPORT OF EXAMINATION

То:	Washington Special Agen	Field Office (WFO)	Date: March 6, 2017 Case ID: 450000000	b3 b6
Request D	ate:	August 6, 2015	Request No.: 150806250	b7С b7E
Ref. No.:	Service Requ	est ID 172263		
Title:	MIDYEAR EX	AM		
Date item	(s) received:	August 6, 2015 and th	nereafter as described below	
Item(s) Su	bmitted:			
				b7E

Page 1 of 18



		b3 b6 b7A b7C b7E
R	equest:	
	On August 6, 2015, Supervisory Special Agent (SSA) of the CounterIntelligence Division (CD) requested a search of the submitted evidence items which was later documented on Computer Analysis Response Team (CART) Request for Service ID 172263. The searches were authorized by consent to search agreements and federal search warrants.	b6 b70
[and WFO investigative personnel requested initially and over the course of the examination that the items be searched for regarding use and access of specific devices and computers, and information about activity possibly related to device intrusion.	b6 b70 b7E
	WFO investigative personnel requested that some of the items be filtered through a designated FBI Filter Team prior to being reviewed by the FBI Investigative Team.	
	The chart below lists all submitted items and the FBI review team initially assigned to each item.	

150806250 Page 4 of 18

Short Description/Source Item **Review Team** Number(s) Investigative -Filter – Investigative Investigative Filter Filter Investigative Filter Investigative Filter Filter Filter

150806250 Page 5 of 18

UNCLASSIFIED

b7E

Filter
Filter
Filter
Filter
Filter
Unexamined
Investigative
Filter
Investigative
Investigative
Filter
Investigative
Investigative

150806250 Page 6 of 18

Investigative Investigative **Filter Investigative** Investigative Investigative Investigative Investigative Filter Filter **Investigative Filter** Filter **Filter**

150806250 Page 7 of 18

UNCLASSIFIED

b6

b7C b7E

	Filter
	Investigative
	Investigative
	at working copies of specific items be reviewed ce intrusion. This review was coordinated and at vivision FBI or personnel from the FBI
oughout the course of the investigation, t	the FBI Investigative Team requested that for further review.
nary of Results:	
e examination was conducted by Forensic with technical assistance p and Forensic Examine	provided by Computer Scientists
e original evidence items were copied, the working copies of items assigned to the l	
ese searches riew.	and provided to the FBI Filter Team for
ms assigned to the FBI Investigative Team ovided for review without prior filtering fo	were de-duplicated (as requested) and r search terms. Timeline reporting regarding use was also provided to the FBI Investigative Team
•	orking copies of specific items were provided to nnel for review pertaining to activity possibly
	to the first board to be
request by the FBI Investigative Team, sp n-responsive were exported and provided	for return to Platte River Networks (PRN)

150806250 Page 8 of 18

prensic copies were made of submitted data	
	There
ras no indication that the content of the provided file was alter	ed.
ems were processed using multiple techniques to	
he working copies of the items assigned to the FBI Filter Team	were searched by the
peration Technology Division's FBI Examination Team using the	e following search terms to
lentify email account and domain activity of interest:	
	b6
	ь70 ь7 г
	B/E
ems responsive to the searches	by the F8I Examination
eam and provided to the designated review team. If applicable,	items marked "Cleared by
	items marked "Cleared by
eam and provided to the designated review team. If applicable,	items marked "Cleared by vestigative Team.
eam and provided to the designated review team. If applicable, the FBI Filter Team" were made available for review by the FBI in the reporting and review of use and access of specific devices.	items marked "Cleared by vestigative Team.
eam and provided to the designated review team. If applicable, the FBI Filter Team" were made available for review by the FBI In	items marked "Cleared by vestigative Team.
eam and provided to the designated review team. If applicable, the FBI Filter Team" were made available for review by the FBI in the reporting and review of use and access of specific devices.	items marked "Cleared by vestigative Team.
eam and provided to the designated review team. If applicable, the FBI Filter Team" were made available for review by the FBI in the reporting and review of use and access of specific devices.	items marked "Cleared by vestigative Team.
eam and provided to the designated review team. If applicable, the FBI Filter Team" were made available for review by the FBI in the reporting and review of use and access of specific devices.	items marked "Cleared by vestigative Team.
eam and provided to the designated review team. If applicable, the FBI Filter Team" were made available for review by the FBI in the reporting and review of use and access of specific devices.	items marked "Cleared by vestigative Team.
eam and provided to the designated review team. If applicable, the FBI Filter Team" were made available for review by the FBI in the reporting and review of use and access of specific device. The FBI Examination Team searched the following items for the following items for the following items for the following items.	items marked "Cleared by vestigative Team.
eam and provided to the designated review team. If applicable, the FBI Filter Team" were made available for review by the FBI in the imeline reporting and review of use and access of specific device FBI Examination Team searched the following items for the imeline reporting and review of use and access of specific device FBI Examination Team searched the following items for the implicable provided the implicabl	items marked "Cleared by vestigative Team.
eam and provided to the designated review team. If applicable, the FBI Filter Team" were made available for review by the FBI in meline reporting and review of use and access of specific device of the FBI Examination Team searched the following items for	items marked "Cleared by vestigative Team.

			1	b7E
				b7E
for itams o	of interest were review	ad by the EDI Eve	amin ation	
Team and provided to the FBI Investiga		ed by the Fbi Ex	211111120011	
In addition to the items that were disse		ring the course	of the	
examination (as outlined in the "Deriva				
following responsive files, artifacts, an		arked for review	per the FBI	
Investigative Team's request and later				
				b7E

150806250 Page 10 of 18

he FBI Examination Team provi	tivity possibly related to device intrusion ded the following items to the FBI Cyber Divi		
he FBI Examination Team provieurs of informates			
he FBI Examination Team provi	ided the following items to the FBI Cyber Divi	intrusion:	b 7:
he FBI Examination Team provieurs of informates	ided the following items to the FBI Cyber Divi	intrusion:	b 7:
he FBI Examination Team provi ersonnel for review of informat	ided the following items to the FBI Cyber Divi	intrusion:	b 7

150806250 Page 11 of 18

	b7E
All processed case data used by the FBI Examination Team were copied to a hard disk drive and labeled as	
All processed case data used by the F8I Investigative Team and the F8I Filter Team were copied to six (6) hard disk drives and labeled as	b7E
Responsive files, artifacts, and timeline data were exported to a DVD and labeled at for review by the FBI Investigative Team.	
Upon completion of the examination, all images were forensically validated to confirm that they did not change during the examination process.	
Derivative Evidence/Copies:	
	b7E

150806250 Page 12 of 18

UNCLASSIFIED

	b

150806250 Page 13 of 18

UNCLASSIFIED

		_
		_

150806250 Page 14 of 18

UNCLASSIFIED

b7E

		l
		l
		l
		l
		l
		l
		- 1
0806250		

150806250 Page 15 of 18

UNCLASSIFIED

b7E

	b7E

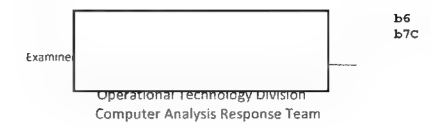
150806250 Page 16 of 18

UNCLASSIFIED

sposition of Items:	
Original evidence items and results copy items Team as indicated above. Original evidence ite	
and derivative evidence item	are being submitted
back to the FBI Investigative Team. Per reques	
available to the review team during the course	
administrative purposes until the Review Team data is no longer needed.	n indicates that administrative review of the
Additional working copies of media will be reta authorized to destroy duplicate copies of data	
items documented above. Upon receiving notif	
remaining in its facilities and no electronic evid	dence will be retained at CART Headquarters
The notes of the examination are being placed	l in a Digital Evidence Laboratory (DEL) file
jacket and being retained in the FBI OTD file.	
Exar	miner:
	Operational Technology Division Computer Analysis Response Team
	Computer Analysis Response Team
Exan	ทเก
	Operational Technology Division
	Computer Analysis Response Team

150806250 Page 17 of 18

UNCLASSIFIED



150806250 Page 18 of 18 FD-1057 (Rev 5-8-10)

SECRET//NOPORN



FEDERAL BUREAU OF INVESTIGATION

Mectronic Communication

via FF		
From: WASHINGTON	FIELD	
Contact		
Approved By: SSA		
Drafted By:		
Case ID #:	(II) (%//NF) MIDYEAR EXAM;	
Case 1D #.	MISHANDLING OF CLASSIFIED;	
	UNKNOWN SUBJECT OR COUNTRY;	
	SENSITIVE INVESTIGATIVE MATTER (SIM)	
S	On 4/3/2018. FBI-NY provided WFO with details of	_
	Reason: 1.4(c) Derived From: FBI NSIC, dated 20120629	
	Derived From: FBI NSIC, dated 20120629	
Enclosure(s): Enc	Derived From: FBI NSIC, dated 20120629	
Enclosure(s): Enc	Derived From: FBI NSIC, dated 20120629 Declassify On: 20431231	
1. (U// POUO)	Derived From: FBI NSIC, dated 20120629 Declassify On: 20431231	
1. (U// POU O)	Derived From: FBI NSIC, dated 20120629 Declassify On: 20431231	
	Derived From: FBI NSIC, dated 20120629 Declassify On: 20431231	.3,
1. (U// POUO) Details:	Derived From: FB1 NSIC, dated 20120629 Declassify On: 20431231 closed are the following items: via FBI-NY. and SA from WFO squad CI-1	.3,
1. (U// POUO) Details: On 4/3/2018, SSA	Derived From: FB1 NSIC, dated 20120629 Declassify On: 20431231 closed are the following items: via FBI-NY. and SA from WFO squad CI-1 call with SSA and SA	.3,
1. (U// POUO) Details: On 4/3/2018, SSA conducted a Lync of	Derived From: FB1 NSIC, dated 20120629 Declassify On: 20431231 closed are the following items: via FBI-NY. and SA from WFO squad CI-1 call with SSA and SA	.3,

SECRET//NOPORN

Secret// Noforn	l
Title: (X/ NF) Documents information provided by via FBI-NY Re: 04/10/2018	1
(U// TOUS) For background information, FBI-NY maintains investigation. As part of a related investigation provided NY	
(U// FOUO) was received by SA On 3/9/2018, Thereafter, SA	
and documented his findings in	_
and documented his findings in (U//FeU0) NY agreed to provide WFO a copy to review fo pertinence to the captioned investigation. NY noted the following points which may indicate	_
(U// FeU0) NY agreed to provide WFO a copy to review fo pertinence to the captioned investigation. NY noted the following	

SECRET//NOFORM

Title: 🐉/NF)	Documents information provided by via FBI-NY	
Re:	04/10/2018	
/II// Pares MEO C	I-13 is not in a position to assess if	
(0// 100 0) WEO C	1-13 Is not in a position to assess if	\dashv
	However, WFO defers to NY for any	
action they dee	m appropriate regarding	
ter (/ Maria)		_
	on this review, no further action regarding ed matter is warranted by WFO CI-13 at this time.	
and the caption	ed matter is warranted by Wro C1-13 at this time.	
**		

SECRET//NOFORN

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 02-06-2019 BY C66W46B11 NSICG

	_	
D-340c(4-11-03)	1AG6	
ile Number	SERVE 199	
Tield Office Acquiring Evidence		
		•
Pate Received		-
		-
rom _FBI-NY (Name of Contr	ibutor/Interviewee)	altr
		_
(Ac	ddress)	
(City	and State)	-
Sy .		-
To Be Returned Yes No		
Receipt Given Yes No		
Grand Jury Material - Disseminate Only Pursuant to Rule Federal Rules of Criminal Procedure	e 6 (e)	
Yes No		
Federal Taxpayer Information (FTI)		
☐ Yes ☐ No		
itle:		
MIDYGAR EXAM		
deference:		_
(Communication	Enclosing Material)	~
		-
Description: Original notes re interview of		-
Description: Original notes re interview of		-

Total Deleted Page(s) = 3

Page 1 ~ Duplicate;

Page 2 ~ Duplicate;

Page 3 ~ Duplicate;

X Deleted Page(s) X
X No Duplication Fee X

```
FEDERAL BUREAU OF INVESTIGATION
FOI/PA
DELETED PAGE INFORMATION SHEET
FOI/PA# 1353814-0
Total Deleted Page(s) - 35
Page 1 ~ Duplicate;
Page 2 ~ Duplicate;
Page 3 ~ Duplicate;
Page 4 ~ Duplicate;
Page 5 ~ Duplicate;
Page 6 ~ Duplicate;
Page 7 ~ Duplicate;
Page 8 ~ Duplicate;
Page 9 ~ Duplicate;
Page 10 ~ Duplicate;
Page 11 ~ Duplicate;
Page 12 ~ Duplicate;
Page 13 ~ Duplicate;
Page 14 ~ Duplicate;
Page 15 ~ Duplicate;
Page 16 ~ Duplicate;
Page 17 ~ Duplicate;
Page 18 ~ Duplicate;
Page 19 ~ Duplicate;
Page 20 ~ Duplicate;
Page 21 ~ Duplicate;
Page 22 ~ Duplicate;
Page 23 ~ Duplicate;
Page 24 ~ Duplicate;
Page 25 ~ Duplicate;
Page 26 ~ Duplicate;
Page 27 ~ Duplicate;
Page 28 ~ Duplicate;
Page 29 ~ Duplicate;
Page 30 ~ Duplicate;
Page 31 ~ Duplicate;
Page 32 ~ Duplicate;
Page 33 ~ Duplicate;
Page 34 ~ Duplicate;
Page 35 ~ Duplicate;
```

Total Deleted Page(s) = 1
Page 1 ~ Duplicate;

```
FEDERAL BUREAU OF INVESTIGATION
FOI/PA
DELETED PAGE INFORMATION SHEET
FOI/PA# 1353814-0
Total Deleted Page(s) - 21
Page 1 ~ Duplicate;
Page 2 ~ Duplicate;
Page 3 ~ Duplicate;
Page 4 ~ Duplicate;
Page 5 ~ Duplicate;
Page 6 ~ Duplicate;
Page 7 ~ Duplicate;
Page 8 ~ Duplicate;
Page 9 ~ Duplicate;
Page 10 ~ Duplicate;
Page 11 ~ Duplicate;
Page 12 ~ Duplicate;
Page 13 ~ Duplicate;
Page 14 ~ Duplicate;
Page 15 ~ Duplicate;
Page 16 ~ Duplicate;
Page 17 ~ Duplicate;
Page 18 ~ Duplicate;
Page 19 ~ Duplicate;
Page 20 ~ Duplicate;
Page 21 ~ Duplicate;
```


X Deleted Page(s) X
X No Duplication Fee X
X For this Page X

Total Deleted Page(s) - 4
Page 7 ~ Duplicate;
Page 8 ~ Duplicate;
Page 9 ~ Duplicate;
Page 10 ~ Duplicate;

X Deleted Page(s) X
X No Duplication Fee X
X For this Page X
XXXXXXXXXXXXXXXXXXXXXXX

63
6

FD-340 (Rev. 4-11-03)	b3
File Number	b7E
Field Office Acquiring Evidence	
	94
Date Received 4/11/2017	
From	
(Name of Contributor/	interviewee)
(Address)	
4.	b6 b7C
Ву 🔭	
To Be Returned Yes No	
Receipt Given	Rule 6 (e)
Yes No	
Federal Taxpayer Information (FTI)	
effect (B.	
MIDYEAK EXAM	
MESHAND	LING-OF CLASSIFIED
Reference:	
(Communication Enclo	rsing Material)
Description: Original notes reinterview of	
Copy of equal recei	yot for property
and FEDER tracket	n number
VA S. (10 VOI.	

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 01-28-2019 BY C66W46B11 NSICG

	(WF) (FBI)	b6 b70
From: Sent: To:	(WF) (FBI) Tuesday, April 11, 2017 2:40 PM 'Devlin-Brown, Arlo'; (NSD) (JMD)	
Cc:	NSD) (JMD)	
Subject:	RE: Introduction	
Hi Arlo,		
The drive went out v	via FedEx this morning. Tracking number 5278 8158 0121.	
Thanks,		
		ь6 ь7с
SA Federal Bureau of In	vestigation	
Washington Field Of (desk (mob	ffice)	
	, Arlo [mailto:adevlin-brown@cov.com]	ь6 b7С
Sent: Tuesday, Marc	(WF) (FBI)	(NSD) (JMD)
Cd(I Subject: RE: Introdu	NSD) (JMD ction	
Thanks		b 6 b7C
It is the address bek	ow.	
Arlo Devlin-Bro	wn	

Covington & Burling LLP
The New York Times Building, 620 Eighth Avenue
New York, NY 10018-1405
T+1 212 841 1046 | adevlin-brown@cov.com
www.cov.com

COVINGTON

This message is from a law firm and may contain information that is confidential or legally privileged. If you are not the intended recipient, please immediately advise the sender by reply e-mail that this message has been inadvertently transmitted to you and delete this e-mail from your system. Thank you for your cooperation.

From: (WF) (FBI) [mailto: Sent: Tuesday, March 07, 2017 7:56 AM To: (NSD) (3MD); Devlin-Brown, Arlo Cc: (NSD) (JMD) Subject: RE: Introduction	b6 Ъ7С
Hi Arlo,	
We will have the drive ready to ship back to you this week. Could you send me the address you would like us to use?	
Thanks,	
	ъ6 b70
Federal Bureau of Investigation Washington Field Office (desk) (mobile)	
From: (WF) (FBI)	b6
Sent: Monday, February 06, 2017 11:02 AM To: Devlin-Brown, Arlo (adevlin-brown@cov.com) <adevlin-brown@cov.com) <adevlin-brown@cov.com)<="" td=""><td>ъ70</td></adevlin-brown@cov.com)>	ъ70
brown@cov.com> Cc: (WF) (FBI) (NSD) (JMD)	
Subject: RE: Introduction	
Good morning Ario,	
and I would like to travel to NYC tomorrow morning and retrieve the media at your office at 9am. Would this work for you? Please feel free to call me if you have questions/concerns. Thank you.	ъ6 ъ70
From: (NSD) [mailto] Sent: Thursday, February 02, 2017 2:22 PM To: Devlin-Brown. Arlo (adevlin-brown@cov.com) Cc: (WF) (FBI) (WF) (FBI) Subject: Introduction	b6 b70
Arlo,	
Nice speaking with you last night. Consistent with our discussion, I am writing to introduce two special agents with the FBI, and will follow up regarding the issue we discussed and arrange the logistics for the transfer. They are both copied here, and their desk numbers are and	b6 b70
Thanks very much and please feel free to contact me or (copied) if necessary.	b6
Best,	ъ70

Counterintelligence and Export Control Section
National Security Division
U.S. Department of Justice
Phone

ъ6 ь7с

	o.€	
ZEC .	U2	

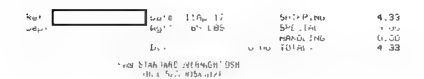
UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Receipt for Property

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 01-28-2019 BY C66W46B11 NSICG

Case ID: On (date)	em (s) listed below were: Collected/Seized Received From
(Name) Arlo Devin-Brown	Returned To Released To The NYT Blds: (20 Excth Ave
(Street Address) Covington + Burling, LLP; (City) New York, NY 10018-1405	7110 710 710 710 710 710 710 710 710 710
Description of Item (s): I red Western Dizit	RI My Passport SIN
	XI.E.C.
John	12017
Received By Unavailable for Signature	L b6 b70
Received By: Unavailable for Signature (Signature) Printed Name/Title: Fed Ex Tracking# 5278 8158 0121	Printed Name/Title
2540 2120 0151	HRC-13406

TRACKING#



b6 b7C

Total Deleted Page(s) = 3
Page 1 ~ Referral/Consult;
Page 2 ~ Referral/Consult;
Page 3 ~ Referral/Consult;

xxxxxxxxxxxxxxxxxxxxxxxxxxxx

Total Deleted Page(s) - 4

Page 1 ~ Duplicate;

Page 2 ~ Duplicate;

Page 3 ~ Duplicate;

Page 4 ~ Duplicate;

X Deleted Page(s) X
X No Duplication Fee X
X For this Page X

Total Deleted Page(s) = 1
Page 1 ~ Duplicate;

Total Deleted Page(s) = 26Page 1 ~ Referral/Consult; Page 2 ~ Referral/Consult; Page 3 ~ Referral/Consult; Page 4 ~ Referral/Consult; Page 5 ~ Referral/Consult; Page 6 ~ Referral/Consult; Page 7 ~ Referral/Consult; Page 8 ~ Referral/Consult; Page 9 ~ Referral/Consult; Page 10 ~ Referral/Consult; Page 11 ~ Referral/Consult; Page 12 ~ Referral/Consult; Page 13 ~ Referral/Consult; Page 14 ~ Referral/Consult; Page 15 ~ Referral/Consult; Page 16 ~ Referral/Consult; Page 17 ~ Referral/Consult; Page 18 ~ Referral/Consult; Page 19 ~ Referral/Consult; Page 20 ~ Referral/Consult; Page 21 ~ Referral/Consult; Page 22 ~ Referral/Consult; Page 23 ~ Referral/Consult; Page 24 ~ Referral/Consult; Page 25 ~ Referral/Consult; Page 26 ~ Referral/Consult;

FEDERAL BUREAU OF INVESTIGATION FOI/PA DELETED PAGE INFORMATION SHEET FOI/PA# 1353814-0 Total Deleted Page(s) - 15 Page 1 ~ Duplicate; Page 2 ~ Duplicate; Page 3 ~ Duplicate; Page 4 ~ Duplicate; Page 5 ~ Duplicate; Page 6 ~ Duplicate; Page 7 ~ Duplicate; Page 8 ~ Duplicate; Page 9 ~ Duplicate; Page 10 ~ Duplicate; Page 11 ~ Duplicate; Page 12 ~ Duplicate; Page 13 ~ Duplicate; Page 14 ~ Duplicate; Page 15 ~ Duplicate;

X Deleted Page(s) X
X No Duplication Fee X
X For this Page X
XXXXXXXXXXXXXXXXXXXXXXX

Total Deleted Page(s) = 4

Page 1 ~ Duplicate;

Page 2 ~ b3; b6; b7C; b7E;

Page 3 ~ b7E;

Page 4 ~ b7E;

X Deleted Page(s) X
X No Duplication Fee X
X For this Page X

SECRETY/NOFORN-



FEDERAL BUREAU OF INVESTIGATION

Electronic Communication

Title: (U) Subfile Opening Document	Date: 09/01/2015	
From: WASHINGTON FIELD WF-C113 Contact:		b6 b7С
Approved By:		b6
Drafted By:		b7C
Case ID #: MISHANDLING OF UNKNOWN SUBJECT SENSITIVE INVESTIGATION	CLASSIFIED;	b3 b7Е
Synopsis: (X/NF) Opening of Subfile.		b3 b7E
Reason: 1.4(c)		
Derived From: Multiple Sources	DECLASSIFIED BY: NSICG C28W34B64 ON 01-11-2019	
Declassify On: 20401231		
Details:		
To open a Subfile for relevant informaticaptioned investigation.	tion associated with the	ь3 ь7Е

**

SECRET//NOFORIT



FEDERAL BUREAU OF INVESTIGATION

Decironic Communication

Title: (%/NF) Documents organization of serials Date: 06/19/2018 containing compartmented information.	
From: WASHINGTON FIELD WF-C113 Contact:	ьз ь6 ь7с
Approved By: A/SSA Drafted By:	b7E
Case ID #: (U) RESTRICTED - Access Denied	
Synopsis:)%(/NF) Documents organization of serials containing compartmented information.	
Perived From: FBI NSIC, DECLASSIFIED BY: NSICG C28W34B64 ON 01-11-2019 Declassify On: 20431231	
Details:	
Due to the pending transfer of the author, this EC serves to document the organization of files requiring special access controls for the reference of any future case managers.	
The following listed serials and 1As from the Sub file contain compartmented information which requires special access controls, and is therefore housed in a separate file jacket and accordion folder to comply with handling procedures.	b3 b7E
Sub Serial 8, and 1A6 (Michael Morell FD-302 and 1A) Sub Serial 9, and 1A7 Sub Serial 10, and 1A8 Sub Serial 11, and 1A9 Sub Serial 12, and 1A10 (Jacob Sullivan FD-302 and 1A) Sub Serial 13, and 1A11 (Cheryl Mills FD-302 and 1A)	b3 b6 b7C b7E

SECRET//NOFORM

SECRET//NOFORN

(X/NF) Documents organization of serials containing compartmented information. ьз 06/19/2018 Re: b7E Serial 17, and 1A15 Sub FD-302 and 1A) Sub Serial 18, and 1A16 FD-302 and 1A) ъ3 Serial 21, and 1A19 Sub Clinton FD-302 and 1A) **b**6 Serial 23, and 1A20 Sub FD-302 and 1A) b7C Serial 24, and 1A83 Sub FD-302 and 1A) b7E Serial 25, and 1A84 FD-302 and 1A) Sub

++

Total Deleted Page(s) = 3

Page 2 ~ Duplicate;

Page 3 ~ Duplicate;

Page 5 ~ Referral/Consult;

X Deleted Page(s) X
X No Duplication Fee X
X For this Page X

XXXXXXXXXXXXXXXXXXXXXXX

IAH

FD-340 (Rev. 4-11)	ьз
File Number	b71
Field Office Acquiring Evidence	
Serial # of Originating Document	-
Date Received 3/18/2016	
From	
(Name of Contributor/Interviewee)	
(Address)	
	b6
ву 	b70
To Be Returned Yes No	
Receipt Given	
Yes Sino	
Federal Taxpayer Information (FTI) Yes To No.	
midyear bram	-4
MISHANDLING OF CLAS	SCFIED
Reference: (Communication Enclosing Material)	
Description: Original notes re interview of	
Description: Original notes re interview of Classification Reviewed D	demina les
Par ort to 11605	
Control 10 0000	
1 11	
144	

FD-340 (Rev. 4-11-0 ²³			
File Number			
Field Office Acquiring Evidence WF			
Serial # of Originating Document /4			
Date Received 5/10/16			
From			
(Name of Contributor/Interviewee)			
(Address)			
busation VA			
(City and State)			
By SA			
To Be Returned ☐ Yes ☐ No			
Receipt Given Yes No			
Grand Jury Material - Disseminate Only Pursuant to Rule 6 (e) Federal Rules of Criminal Procedure			
Federal Taxpayer Information (FTI)			
☐ Yes ☐ No			
MICHEAR EXAM			
Reference: 302			
(Communication Enclosing Material)			
Description: Original notes re interview of			
Die (1) apy of each DiC marked "For Care File"			

HRC-13471

b3 b7Е

b6 b7С

Total Deleted Page(s) = 107Page 1 ~ Referral/Consult; Page 2 ~ Referral/Consult; Page 3 ~ Referral/Consult; Page 4 ~ Referral/Consult; Page 5 ~ Referral/Consult; Page 6 ~ Referral/Consult; Page 7 ~ Referral/Consult; Page 8 ~ Referral/Consult; Page 9 ~ Referral/Consult; Page 10 ~ Referral/Consult; Page 11 ~ Referral/Consult; Page 12 ~ Referral/Consult; Page 13 ~ Referral/Consult; Page 14 ~ Referral/Consult; Page 15 ~ Referral/Consult; Page 16 ~ Referral/Consult; Page 17 ~ Referral/Consult; Page 18 ~ Referral/Consult; Page 19 ~ Referral/Consult; Page 20 ~ Referral/Consult; Page 21 ~ Referral/Consult; Page 22 ~ Referral/Consult; Page 23 ~ Referral/Consult; Page 24 ~ Referral/Consult; Page 25 ~ Referral/Consult; Page 26 ~ Referral/Consult; Page 27 ~ Referral/Consult; Page 28 ~ Referral/Consult; Page 29 ~ Referral/Consult; Page 30 ~ Referral/Consult; Page 31 ~ Referral/Consult; Page 32 ~ Referral/Consult; Page 33 ~ Referral/Consult; Page 34 ~ Referral/Consult; Page 35 ~ Referral/Consult; Page 36 ~ Referral/Consult; Page 37 ~ Referral/Consult; Page 38 ~ Referral/Consult; Page 39 ~ Referral/Consult; Page 40 ~ Referral/Consult; Page 41 ~ Referral/Consult; Page 42 ~ Referral/Consult; Page 43 ~ Referral/Consult; Page 44 ~ Referral/Consult; Page 45 ~ Referral/Consult; Page 46 ~ Referral/Consult; Page 47 ~ Referral/Consult; Page 48 ~ Referral/Consult;

```
Page 49 ~ Referral/Consult;
Page 50 ~ Referral/Consult;
Page 51 ~ Referral/Consult;
Page 52 ~ Referral/Consult;
Page 53 ~ Referral/Consult;
Page 54 ~ Referral/Consult;
Page 55 ~ Referral/Consult;
Page 56 ~ Referral/Consult;
Page 57 ~ Referral/Consult;
Page 58 ~ Referral/Consult;
Page 59 ~ Referral/Consult;
Page 60 ~ Referral/Consult;
Page 61 ~ Referral/Consult;
Page 62 ~ Referral/Consult;
Page 63 ~ Referral/Consult;
Page 64 ~ Referral/Consult;
Page 65 ~ Referral/Consult;
Page 66 ~ Referral/Consult;
Page 67 ~ Referral/Consult;
Page 68 ~ Referral/Consult;
Page 69 ~ Referral/Consult;
Page 70 ~ Referral/Consult;
Page 71 ~ Referral/Consult;
Page 72 ~ Referral/Consult;
Page 73 ~ Referral/Consult;
Page 74 ~ Referral/Consult;
Page 75 ~ Referral/Consult;
Page 76 ~ Referral/Consult;
Page 77 ~ Referral/Consult;
Page 78 ~ Referral/Consult;
Page 79 ~ Referral/Consult;
Page 80 ~ Referral/Consult;
Page 81 ~ Referral/Consult;
Page 82 ~ Referral/Consult;
Page 83 ~ Referral/Consult;
Page 84 ~ Referral/Consult;
Page 85 ~ Referral/Consult;
Page 86 ~ Referral/Consult;
Page 87 ~ Referral/Consult;
Page 88 ~ Referral/Consult;
Page 89 ~ Referral/Consult;
Page 90 ~ Referral/Consult;
Page 91 ~ Referral/Consult;
Page 92 ~ Referral/Consult;
Page 93 ~ Referral/Consult;
Page 94 ~ Referral/Consult;
Page 95 ~ Referral/Consult;
Page 96 ~ Referral/Consult;
Page 97 ~ Referral/Consult;
Page 98 ~ Referral/Consult;
Page 99 ~ Referral/Consult;
Page 100 ~ Referral/Consult;
Page 101 ~ Referral/Consult;
Page 102 ~ Referral/Consult;
```

Page 103 ~ Referral/Consult; Page 104 ~ Referral/Consult; Page 105 ~ Referral/Consult; Page 106 ~ Referral/Consult; Page 107 ~ Referral/Consult;

X	Deleted Page(s)	X
X	No Duplication E	ee X
X	For this Page	X

	1A5		
FID-340 (Rev. 4-11-03)		x	11 b3
File Number			b7E
Field Office Acquiring Evidence	WFO	•	
Serial # of Originating Document	7		
Date Received 4-1-10	,		4400 JHP0
From OTD			
(Name	of Contributor	r/Intcrviewee)	
	(Address)		
- William State of the State of			
By	City and St	ate)	b6 b70
To Be Returned Yes			
Receipt Given Yes			
Grand Jury Material - Disseminate Only Federal Rules of Criminal Procedure	Pursuant to	Rule 6 (e)	
Yes Federal Taxpayer Information (FTI)	□[ONO		
☐ Yes	Dio		
Midyear Ex	am	ALL FBI INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 02-07-2019 BY C66W46B11	
Reference: # DVDs for Ua	USSI A Communication	atron Review (File Capit	
Description: Original notes re	interview of		MANAGEMENT AND A STATE OF THE S
1 0			
	()		

HRC-13580

Total Deleted Page(s) = 4
Page 1 ~ Referral/Consult;
Page 2 ~ Referral/Consult;
Page 3 ~ Referral/Consult;
Page 4 ~ Referral/Consult;

####